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JEFFER MANGELS BUTLER & MITCHELL LLP ROD S. BERMAN (Bar No. 105444) rberman@jmbm.com STANLEY M. GIBSON (Bar No. 162329) sgibson@jmbm.com JESSICA BROMALL SPARKMAN (Bar No. 235017) jbromall@jmbm.com CELINE OHANIAN (Bar No. 352421) 4 cohanian@jmbm.com 1900 Avenue of the Stars, 7th Floor Los Angeles, California 90067-4308 Telephone: (310) 203-8080 Facsimile: 7 (310) 203-0567 Attorneys for Plaintiffs Sebastien Reant and Amanda Reant 9 UNITED STATES DISTRICT COURT 10 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION 11 12 13 SEBASTIEN REANT, an individual, Case No. 2:24-cv-02302-CBM-KESx and AMANDA REANT, an individual, 14 JUDGMENT AND PERMANENT Plaintiffs. INJUNCTION [19] [JS-6] 15 v. 16 The Hon. Consuelo B. Marshall LUTECE GALLERY, LLC, a Delaware limited liability company, and DOES 1 17 through 10, inclusive, 18 Defendants. 19 20 21 WHEREAS, Plaintiffs Sebastien Reant and Amanda Reant ("Plaintiffs") on 22 the one hand and Defendant Lutèce Gallery, LLC ("Defendant"), consenting to 23 personal jurisdiction, subject matter jurisdiction, and venue in this District Court, 24 and pursuant to the Stipulation for Entry of Judgment and Permanent Injunction (the 25 "Stipulation") that the parties have filed in the above-captioned action, hereby 26 stipulate and consent to the entry of the following Judgment and Permanent 27 Injunction (the "Judgment"). 28

JUDGMENT & PERMANENT INJUNCTION

## IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

- 1. This Court has jurisdiction over the subject matter of this action, Plaintiffs, and Defendant.
- 2. Plaintiffs own valid and enforceable rights in and to the trademark LUTECA (the "LUTECA Mark") in connection with the design and retail sale of high-end and unique luxury furniture
- 3. Defendant previously used the trademark LUTÈCE ("Defendant's Mark") in connection with the design and retail sale of high-end luxury furniture.
- 4. Within three months of the date of this Order, Defendant shall permanently and forever cease and desist worldwide from using, applying to register, or otherwise acquiring any registration of or for: (i) the LUTECA Mark and any marks confusingly similar thereto, as or as a part of any trademark, trade name, business or corporate name, domain name, social media name, username, handle, or the like, email address, email display name, or in any other manner whatsoever; or (ii) the term "Lutèce" as or as a part of any trademark, trade name, business or corporate name, domain name, social media name, username, handle, or the like, email address, email display name, or in any other manner whatsoever. Defendant shall also cease all use of the domain name "lutececollective.com."
- 5. Defendant shall never form any business entities or organizations to avoid the restrictions set forth in this Agreement, or to, in any way, assist any third party to engage in any conduct that would violate the aforementioned restrictions, including, without limitation, the formation of any business entities or organizations.
- 6. In any proceeding to enforce this Judgment, the prevailing party shall be entitled to recover its reasonable attorneys' fees and costs.
- 7. Notwithstanding any contrary provisions of the Federal Rules of Civil Procedure, and notwithstanding the absence of any findings of fact and/or conclusions of law by this Court, any requirements for which have been expressly

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waived by Plaintiffs and Defendant, this Judgment is a final judgment in this action and suitable for entry by the Clerk pursuant to Fed. R. Civ. Proc. 58 and 79(a).

Dated: JUNE 24, 2024

The Hon. Consuelo B. Marhsall United States District Court Judge

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